	Case 1:20-cv-01018-AWI-HBK Documen	t 43 Filed 08/04/21 Page 1 of 3
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4	UNITED STATE	S DISTRICT COURT
5	FOR THE EASTERN D	ISTRICT OF CALIFORNIA
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7	COLTON JAMES ROOD,	Case No. 1:20-cv-01018-AWI-HBK (HC)
8	Petitioner,	ORDER ADOPTING FINDINGS AND
9	v.	<b>RECOMMENDATIONS, DISMISSING</b> <b>PETITION FOR WRIT OF HABEAS</b>
10	DEPARTMENT OF CORRECTIONS,	CORPUS, AND DIRECTING CLERK OF COURT TO ENTER JUDGMENT AND CLOSE CASE
11	Respondent.	
12		(Doc. No. 32)
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14	Petitioner Colton James Rood is a state prisoner proceeding in propria persona with a	
15	petition for writ of habeas corpus pursuant to 2	8 U.S.C. § 2254. Doc. No. 1. On March 17, 2021,
16	the magistrate judge assigned to the case issued	l findings and recommendations to dismiss the
17	petition. Doc. No. 32. These findings and reco	ommendations were served on all parties and
18	contained notice that any objections were to be	filed within thirty days from the date of service of
19	that order. Id. at 4. Petitioner filed objections	to the findings and recommendations, and
20	Respondent Department of Corrections filed a	reply. Doc. Nos. 40 & 42.
21	In accordance with the provisions of 28	U.S.C.  636(b)(1)(C), the Court has conducted a
22	de novo review of the case. Having carefully r	eviewed the entire file, including Petitioner's
23	objections and Respondent's reply, the Court c	oncludes that the magistrate judge's findings and
24	recommendations are supported by the record a	and proper analysis.
25	In addition, the Court declines to issue a certificate of appealability. A state prisoner	
26	seeking a writ of habeas corpus has no absolute entitlement to appeal a district court's denial of	
27	his petition, and an appeal is only allowed in co	ertain circumstances. Miller-El v. Cockrell, 537
28	U.S. 322, 335–36 (2003). The controlling state	ate in determining whether to issue a certificate of
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	Case 1:20-cv-01018-AWI-HBK Document 43 Filed 08/04/21 Page 2 of 3	
1	appealability provides as follows:	
2	(a) In a habeas corpus proceeding or a proceeding under section 2255 before a district index, the final order shall be subject to review, or engest, but the court of	
3	district judge, the final order shall be subject to review, on appeal, by the court of appeals for the circuit in which the proceeding is held.	
4	(b) There shall be no right of appeal from a final order in a proceeding to test the validity of a warrant to remove to another district or place for commitment or trial	
5	a person charged with a criminal offense against the United States, or to test the validity of such person's detention pending removal proceedings.	
6	(c)	
7 8	(1) Unless a circuit justice or judge issues a certificate of appealability, an appeal may not be taken to the court of appeals from—	
9	(A) the final order in a habeas corpus proceeding in which the	
10	detention complained of arises out of process issued by a State court; or	
11	(B) the final order in a proceeding under section 2255.	
12	(2) A certificate of appealability may issue under paragraph (1) only if the applicant has made a substantial showing of the denial of a constitutional	
13	right.	
14 15	(3) The certificate of appealability under paragraph (1) shall indicate which specific issue or issues satisfy the showing required by paragraph (2).	
16	28 U.S.C. § 2253.	
17	If a court denies a petitioner's petition, the court may only issue a certificate of	
18	appealability when the petitioner makes a substantial showing of the denial of a constitutional	
19	right. § 2253(c)(2). To make a substantial showing, the petitioner must establish that "reasonable	
20	jurists could debate whether (or, for that matter, agree that) the petition should have been resolved	
21	in a different manner or that the issues presented were 'adequate to deserve encouragement to	
22	proceed further."" Slack v. McDaniel, 529 U.S. 473, 484 (2000) (quoting Barefoot v. Estelle, 463	
23	U.S. 880, 893 & n.4 (1983)).	
24	In this case, the Court finds that Petitioner has not made the required substantial showing	
25	of the denial of a constitutional right to justify the issuance of a certificate of appealability.	
26	Reasonable jurists would not find the Court's determination that Petitioner is not entitled to	
27	federal habeas corpus relief debatable, wrong, or deserving of encouragement to proceed further.	
28	Thus, the Court will decline to issue a certificate of appealability.	
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	Case 1:20-cv-01018-AWI-HBK Document 43 Filed 08/04/21 Page 3 of 3
1	ORDER
2	Accordingly, IT IS HEREBY ORDERED that:
3	1. The findings and recommendations (Doc. No. 32) issued on March 17, 2021, are
4	ADOPTED in full;
5	2. The petition for writ of habeas corpus (Doc. No. 1) is DISMISSED;
6	3. The Clerk of Court shall ENTER judgment and CLOSE the file; and
7	4. The Court DECLINES to issue a certificate of appealability.
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9	IT IS SO ORDERED.
10	Dated: <u>August 4, 2021</u> SENIOR DISTRICT JUDGE
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